THE COURTS.

The Central Park Savings Bank Suit Dismissed.

TROUBLES IN ARCADIA.

The Habits of the Late Judge Connolly.

NEW YORK AND SOUTHERN STRANSHIP COMPANY.

The suit of Albert V. French, receiver of the Central Park Savings Bank, against the president and direcors of the bank, which has been on trial in Part 1 of the Supreme Court for several days past and reported in the Herald, was concluded yesterday, by Judge Donohue granting a motion to dismiss the complaint. The suit, it may be briefly restated, was to recover \$20,000, alleged to have been lost to the bank in payment of interest on mortgages and depreciation of the value of real estate, in which the directors of the bank value of real estate, in which the directors of the bank invested over and above the authority of their charter. An unusually large number of counsel appeared in the case, each defendant seeming anxious to be represented by his own. The cause was prosecuted on behalf of the receiver by General Barlow and his partner, Mr. Peter B. Olney. Mr. Joseph E. Redmond, of the defendants, was represented by Messra. Thomas Allison and George A. Seixas; Messra. Gearty and Cary by Ellery E. Anderson and Nelson Smith; ex-Judge Joseph McGure by ex-Judge Cardozo; E-ward Lauterbach by himself, and others by Messra. Brown & Rane and Wakeman & Latting. The motion to dismiss or for a nonsuit was argued by Mr. Anderson on behalf of the defendants, and opposed by General Barlow on behalf of the receiver, the points of both of whom have been given in the Herland. In rendering his decision on the motion Judge Donehue said that without deciding whether or not the purchase of four forts for the purpose of securing one on which to erect a banking building was in excess of the power of the trustees of the bank, yet, as it appeared that before the receiver was appointed three of the lots had been soid and the proceeds of such sale turned over to the bank, and as it did not supear that any damage had resulted to the bank by the trustees exceeding their power, even if they had done so, the complaint must be dismissed. He held further that the trustees had a right to purchase one lot for the purpose of building a banking house on it, and that whether or not they had properly exercised this power was to be determined not in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view of the final results as they now appear, but in view avested over and above the authority of their charter

THE HORSE RAILROAD WAR. In the suit of the Central Crosstown Rallway Com pany against the Twenty-third Street Railway Com-Judge Sanford in Supreme Court, Special Term, by the plaintiff for an inspection and copy of certain books and papers of one of the corporations upon the averment that such inspection would disclose facts necessary for the establishment of the plaintiff's case. necessary for the establishment of the plaintiff's case, Judge Sonford yesterday gape a decision in the case, in which he holds that there should be something more than a mere assumption or inference in favor of the existence of the facts set up in the petition. The Judge after commenting upon this point goes on to say:—Under the Code of Procedure and the rules of court heretofore existing the practice has been to deny similar applications, when the production of the books and papers desired could be secured by a subpute a decision of the secured has been to the party having their custody, either before or on the trial. It was strenuously urged on the argument of this matter that it should be granted for the very reason that as axinst a corporation defendant a subpensa duces tecum would be unavailing. But a reference to section 868 of the "Code of Remedial Justice" discloses a beneficent provision of that statute to the effect that:—
"The production upon a trial of a book or paper belonging to or under the control of a corporation may be compelled in like manner as if it were in the hands or under the control of a natural person." Upon the ground, therefore, that under the former practice the averments of the plaintiff has ample means of obtaining the proofs required, if they really exist, without subjecting himser to the imputation of fishing in his suiversary's waters. I deny the motion, with \$10 costs.

THE ARCADIAN CLUB

Application was made to Judge Barrett, in Supreme Court, Chambers, yesterday, on behalf of Mr. Brentano, the bookseller on Union square, for the appointment of a receiver of the property of the Arcadian Club. Mr. Brentano, it appears, has a judgment against enforce claims of the club for unpaid dues against its members and satisfy his claim out of the proceeds, On behalf of the club it was stated that a receiver bad already been appointed with the object of winding up the affairs of the club, and that in due time Mr. Brentano would no doubt get his money. To this reply was made on behalf of Mr. Brentano that he was not satisfied with the appointment of that receiver or the progress he was making. He had been appointed at the instance of tweive of the managers, who had not paid their dues and who wanted the club dissolved and themselves released from payment. The club numbered 300 members. There was no legal liability and no stock issued. The free were \$50 each, and \$15,000 was now due. The former Secretary had neither paid his own dues nor enforced payment against others. The club had been sold out under a jredgment by Acker, Merrill & Co., but was still a corporation, and every member had to pay \$50 per annum. In short, Mr. Brentano would like a receiver of his own, or anything that would hasten the payment of his claim for the intellectual pap which he had long furnished the members of the club. The case was adjourned for a week to allow the production of affidavits. already been appointed with the object of winding up

JUDGE CONNOLLY'S WILL

In the matter of the contested will of the late Judge Consolly, familiarly known in his lifetime as the "Hig Judge," the examination of witnesses in support of the will and as against the contestant in the suit, Mrs. Healey, the only surviving child of the deceased, was resumed yesterday before Surrogate Calvin. The first witness called was Police Justice Henry Murray to testify as to the habits of the decease Judge. Witness said that deceased was a very hospitable man; that whonever visitors called upon him he was in the habit of "producing the bettle;" in the winter days his favorite beverage, and which he invariably recommended to his friends, was a hot whiskey. Witness testified that he never saw the Judge variably recommended to his friends, was a hot whiskey. Witness testined that he never saw the Judge
grink alone, except when a person whom he had
invited declined to drink; he had always heard the
deceased speak in the kindest manner of his
daughter, Mrs. Healey, but he at all times
contenued that she had been imposed upon by her
husband. He said that his daughter was a delicate
girl and that he intended to provide for her, but that
he would fix the property so that her husband would
never get hold of it, who, he said, had married his
daughter for her money. Witness, in answer to a
question put to him by connei for the contestant,
Mr. McKoon, said that the deceased, up to a short pegrid previous to his death, was as ambitious as he had
been at any time for the previous twenty years; he
was a strictly temperate man up to noon of each day,
and no inducement could make him swerve from that
single rule of his life, while he might sometimes be
seen standing, watch in hand, waiting for the moment
that relieved him from his sell-imposed constraint.
The deceased, witness continued, though generous and
hospitable, was a man who know the value of money
acquired and knew how to keep it. The case was further adjourned.

THE CROW CONSPIRACY CASE. On Tuesday last there was called in Supreme Court, Circuit, the case of Dunning and others against William A. Smith and others, a full report of the principal facts in which appeared exclusively in the BERALD of the following day. All parties to the suit were then ready for trial, but owing to a cause which preceded it reaching into the second day the actual trial of the cause was not commenced until yesterday when it proceeded before Judge Lawrence and a jury. The suit is one of a large number brought by leading merchants in this city who, in 1374 and 1876, sold goods to one Moses R. Crow, then doing business in Potisville, Pa., to enforce their claim against Crow, the purchaser, William A. Smith, his reference and the purchaser, William A. Smith, his reference and the partners of Smith, all of whom, plaintiffs allege, complifed togetier to ret a large amount of goods from merchants in this city and elsewhere without paying for the same and to divide the spoils. It is claimed that about \$70,000 was actually got in this city, Philadelphia and elsewhere in pursuance of this sileged conspiracy. William A. Smith, the principal defendant, and his partners deny the conspiracy, eay they acted in good laith in the matter and that Smith, the recommender, was himself the victim of the purchaser, this Crow having "perched himself on his backbone" as well as on the ridge poles of New York's smartest merchants. The New York merchants were represented on the trial yesterday by Mesars. Armstrong & Briggs, of this city, and the defendants by Mr. Dinny, of Addison, and ex.Judge Tappan, of Westchester. The youthful Crow, yet scarcely over the border line of manhood, and who has been rusticating in Canada, was produced as a witness for plaintiffs, and, by his teatmony up to the hour of adjournment, confirmed the story as told merchants in this city who, in 1874 and 1875, sold

in the Hexato in all its particulars. The trial will be

ONLY CLEOPATRA REMAINS. ONLY CLEOPATRA REMAINS.

In Supreme Court, Chambers, yesterday, application was made to Judge Barrett to appoint a receiver of the property of the New York and Southern Steamship Company. The application was made by ex-Judge Beebe on behalf of J. A. Borland, a holder of fifteen shares of the stock, and other stockholders to the extent of 285 out of the 4,800 shares of the company's stock. The alleged grounds on which the application was made were that by reason of the loss of one of its steamships, the Leo, and the sale of others (leaving but one—the Cleopatra—remaining), the company had got into such a financial condition that it could not meet its obligations, and that the best interests of both the stockholders and creditors demanded the appointment of a receiver. The application was opposed by Mr. John Sherwood on behalf of two-thirds of the stockholders, the company itself and nearly all its creditors. It was caumed by Mr. Sherwood that the charges of financial embarrassment made by the plaincharges of financial embarrassment made by the plaintiff were not true; that the lost vessel was insered to \$33,000, which will go into the treasury of the company; that the company was in good credit, with every prospect of fature success, and that the interests of no one require the appointment of a receiver. The Court reserved its decision.

A HEBREW'S WILL The will of the late Henry Gross, of No. 169 East Sixtieth street, a Hebrew merchant of this city for a number of years, was yesterday offered to probate. number of years, was yesterday offered to probate. The will, an elaborately engrossed instrument, sets forsts with the invocation, "In the name of the God of Israel, amen." The testator leaves to the daughter of his brother Jacob \$300, and to the daughters of his brother Abraham the interest of \$1,000 when they shall severally marry according to Jewish law. To the Hebrew Henevolent and Orphan Asylum, Mount Sinat Hospital and the Hebrew congregation on Fifty-seventh street he bequeathed \$100 each. The residue of the property, which is the aggregate amounts to \$75,000, he bequeathed to his widow and his six children, the widow receiving one-third part.

SUMMARY OF LAW CASES. In the matter of the United States against Thomas J. Taylor, indicted for sending "policy slips" through

the Court \$100 and costs.

Judge Sanford yesterday made an order directing the xamination before trial of Hannah E. Brown in the suit brought against her and others by J. B. Browster & Co. The suit is brought to foreclose a mechanica' lien upon a carriage which was delivered to them by the inte John L. Brown for repairs and for storage for

\$611 and interest.
In a suit commenced some time since by Jay Gould against the Kansas Pacific Railway Company an order

of discontinuance was filed yesterday in Supreme Court, Chambers.

The application to confirm the report of the commissioners for the opening of Eighth avenue to the Hariem River, which was to have been heard in Supreme Court, Chambers, yesterday, was adjourned over until the 25th inst.

stoners for the opening of Eighth avenue to the Hartom River, which was to have been heard in Supreme Court, Chambers, yesterday, was adjourned over until the 25th inst.

Judge H. E. Davies and August Belmont, the clisors chosen to select from the list a new "struck jury" for the trial of the Sweeny suit, met in the Commissioner of Jurors' room yesterday. The numerous counsel on both sides appeared, and the clisors proceeded with their duties. It is not expected that the selections will be made before the close of the week.

On the application of Mr. Charles W. Brooke, counsel for Charles Becker, Judge Barrett, in Supreme Court, Chambers, yesterday allowed a writ of nabeas corpus in layor of the prisoner. Becker is imprisoned in the City Prison on a charge of forgery. The writ in his layor is made returnable this morning.

The case of the Poople against Thomas Coman, to recover \$500,000, the claim being one of the old Ring matters, was called belore Judgo Lawrence, in Part 1 of the Supreme Cours, yesterday, the defendant answering 'Ready.' The case was adjourned over, however, because of the fact that plaintiffs have leave to serve an amonged complaint. The cause is marked "ready" on the calendar.

From present appearances it would seem that the city under the new regime will have more costs to pay than in previous costly years. A new batch of smits has just been commenced, comprising the usual variety of claims. Among others is one brought by H. J. Great and others to recover \$17,005 \$5 for work done on Bellevue Hospital and Medical College; one by A. & J. Vanderpoel with a claim of \$6,544 for professional services, and one by Jacob Vanderpoel for \$2,013 22 aummons money. In addition to these there are about twenty auits entered to vacate assessments or get damages for change of grade.

Louise F. Rostan applied to Judge Brady recently for an order staying proceedings under an execution issued in lawor of John S. Augur and N. Dana Wells, and also for an order opening the judgments and allowing her to defend. Sh must, is addition to being a court of record with a cierk and a seal, have common law jurisdiction to empower it to issue naturalization papers. The court at Yon-kers had no such jurissiction except that given to it by statute; the naturalization papers were in consequence void, and any act done in the procuring of them could not be indictable. The Court reserved de-

SUPREME COURT—CHAMBERS

DECISIONS.

SUPREME COURT—CHAMBERS.

By Judge Barrett.

Sabine vs. Bloodgood.—The number of visits does not seem to be deeputed. The question of the value or proper charge for each visit ought to take but hit-de time. Each physician can state what is usual in five minutes.—hotion granted and the plain-tiff may take a writ of inquiry.

Matter of Gutman.—I am not satisfied with the authority presented; at least the wife should have notice and an opportunity of being heard.

Metropolitan Life Insurance Company vs. Sull-van.—The order was made without observing the consent, but there is nothing in the provisions of the code of remedial justice altering in such cases (and where the owner of the equity of redemption, and those liable fook the deficiency have not consented, the safeguard thrown around such proceedings by the general rule of practice.

Bram vs. Mayer.—Motion granted.

Pinckney vs. Thompson.—Motion granted and cause set down for the 18th linst for trial.

Campbedl vs. Parker.—Leave no authority for granting this order. It is substantially an application on a reference upon the ground of fraud.

Emigrant loudsrial Savings Bank vs. Tully.—Report confirmed and order for payment made; allownance of \$50.

Patchen vs. Simpson.—Leave to file supplemental answer granted.

Hurd vs. Bronner.—Motion granted, judgment ordered, with an allowance of 2½ per cent.

Theores vs. Kelly.—Notice of this application should be given to the Sheriif's Attorney.

Oliweil vs. Casey.—It neither of the defendants are absentices I do not see how the piantiff has proceeded by publication. Further, in this class of cases there should be a reference to take the proof and to examine the sureties, and approve of the bond offered. Let it be as so referred to U. H. Hildreth.

Wetmore vs. Wooley.—Motions of this character should not be made in such actions. The Court will have to consider in further the question; const upon this deviate is not shown for more than the \$15 awarded.

Hatter of Durice.—Report now confirmed and order for payment

SUPERIOR COURT-SPECIAL TERM.

By Judge Sanlord.

Connoily vs. Williams - Judgment ordered for plaintiff on demurrer as frivolous, with leave to defendant to answer on serving and filing an affidavit of merits and paying costs of motion (\$10) within ten days.

Wirter vs. Vaytne.—Motion granted for the second "short cause" day of the present term.

Brewster & Co. vs. Brown et al.—Order granted and supposes paged.

Subposna isaued.

Pinckney vs. Wight et al.—Reference ordered.

The Central Crosstown Railroad Company vs. The Central Crosstown Railroad Company vs. The Twenty-third Street Railroad Company et al.—Moulon denied, with \$10 costs. Opinion.

Peet vs. Blunk.—Order appointing G. M. Thompson, receiver, &c.

Fowler vs. Kingan .- Order appointing W. G. Trap-

hagen, receiver, &c.
Simmons et al. va. Kayser,—Motion granted.
Simmons et al. va. Kayser,—Motion granted.
Butterfield et al. vs. Klaber et al.—Judgment signed.
Haydock vs. Crittenden.—Order granted and undertaking approved.
Blau vs. Goldsmith.—Order appointing J. B. Goldsmith receiver. &c.

mith receiver &c.

Manning et al. vs. Stern.—Reference ordered.

Blau vs. Goldsmith.—Bond approved.

Clapp et al. vs. The Metropolitan National Bank.—

Clapp et al. vs. The heteropolitan National Business Order for commission.

The Central Crosstown Railroad Company vs. The Twenty-third Rirect Railway Company et al.—Order denying motion for discovery.

Suttan, &c. vs. Kirsher et al.—Order denying motion, with \$10 costs.

By Judge Speir.

Woodruff et al. vs. Beekman and another.—Case ordered on file.

COMMON PLEAS-CHAMBERS By Judge J. F. Daly. Clapp vs. The Market National Bank.-Order grantoats to abide the event. tell vs. The North American Life Insurance Com-—Motion granted. olsey vs. Woolsey and Same vs. Same.—Order

MARINE COURT-CHAMBERS.

HARINE COURT—CHAMBERS.

Ry Judge McAdam.

Johnstone va Bell; Martin va Landon.—Opinions filed.

Murray va Luthy.—The Deputy Sheriff cannot be accepted as bail (Crocker on Sheriffs, section 334). The defendant must serve a new undertaking on or before the 12th inst., and the new aurety must justify on the 15th inst., at ten A. M. No costs.

Fismerschein va. Sulzer; Germania Bank va. Keno; Stevenson va Gage; Stevens vs. Deforest.—Motions granted.

Stevenson va Gage; Stevens vs. Deforest.—Motions granted.
Warburton vs. Simpson.—Decision filed.
Watson vs. Beman.—See indersement on papers.
Simpson vs. Benfort; Merwin vs. Casey.—Defaults.
Conn vs. Schmonsea.—S. C. Conable appointed re Porter vs. Pinckney .- J. W. Monk appointed re-

randa.
McDonald vs. Cavanagh.—Motions granted. No costs.
Randall vs. Van Wagner.—Motion denied, with \$10 Randall VE van Wagser.

Randall VE van Wagser.

Graw va. Ransom; Manufacturers' Bank va. Harsh;

Meyer va. Meyerberg. See papera.

By Judge Goepp.

Brown va. Fulley.—Judgment for defendant.

GENERAL SESSIONS-PART 1.

Before Recorder Hackett AN ALLEGED ACCOMPLISHED FORGER.

A respectable looking man, fifty years old, named William Leith, of No. 583 Pacific street, Brooklyn, was arraigned at the bar yesterday by Assistant District Attorney Bell on an indictment charging him with forkery. The prisoner was defended by Mr. J. R. Fellows. Mr. Bell, in opening the case on the part of the prosecution, set forth the facts of the case. prisoner was charged with forging the signatures of Messra, Bryco & Smith, wholesale liquor dealers, No. 83 Front street, to a check for \$12,750 25 on the Merchants Exchange National Bank, made payable to William A. Leith, a son of the detendant. In the monta of March, 1876, Leith made overtures to William F. Veltman, of No. 19 Sterling place, Brooklyn, who was then employed as bookkeeper by Bryce & Smith, and, it was claimed, induced him to enter into a certain arrangement by which both he and the prisoner were to accumulate wealth. Veltand the prisoner were to accumulate wealth. Veliman, who was intrusted with the entire banking bust' ness of his employers, undertook to supply Leith with the checks of the firm in the Merchants' Exchange National Bank, to which, the prosecution claimed, Leith forged the requisite signature. All the checks thus supplied were in the handwriting of Veliman, who, being well known at the bank, much facilitated the scheme on hand, and, the forgeries being excellent in their way, the cashier did not doubt the genuine-Less of the documents. It would seem that the dist venture was a forged check for \$1,000, made payable to bearer. This check was drawn by Veltman and handed to Leith, who gave Veltman \$150 as his share of the spoils. Some time after Leith suggested to Veltman the propriety of drawing two checks—one for \$1,996 42 and the other for \$4,770 50—to the order of \$1,996 42 and the other for \$4,770 50—to the order of \$4. A Leith, son of the accused, in whose name an account was opened with the proceeds in the Union Trust Company from which institution, however, it was subsequently withdrawn. It was, of course, necessary to keep the account of Bryce & Smith straight at the Merchants' Exchange National Bank, and to this end forged cheeks, bearing the signature of C. S. Bryce, a member of the firm, on the Fution National Bank, Brooklyn, corresponding with the amount withdrawn, were deposited in the former bank. It was not until November 7 that Leith and Veltman resolved, as the prosecution alleged, on making a clean sweep before their departure for parts upknown. A check for \$12,750 25 was get ready by Veltman and signed by Leith. Now, in order to increase the bank account of Bryce & Smith to a suificient extent to warrant the withdrawal of so large a sum, Leith furnished Veltman with four forged checks on the Marine National Bank, the Fution National Bank and the Fulion National Bank, Brooklyn, amouning in all to \$19,501 84. Veltman presented the forged check of Messrs Bryce & Smith to the cashier and nad it certif ness of his employers, undertook to supply Letth with cashier of the Merchants' Exchange National B.nk. suspecting something wrong about the four checks lodged by Veitman, immediately set inquiries on foot, and the forgeries being promptly discovered, Veitman was placed under arrest. Veitman at once admitted his guilt, and, setting forth Leith's alieged participation in the matter, the latter was arrested at his house in Brooklyn next day by Detective Reilly, who found among his papers a memorandum of the forgeries in their order. Leith's son disappeared, and has not since been heard of. Civil proceedings were instituted by Messra. Bryce & Smith against Leith, and he was conveyed to Luddow Street Jail, where he remained until Saturday last. Assistant District Attorney Beil had the Shoriff's order of arrest vacated in order that Leith might be handed over to the criminal authorities for trail. There was found on the prisoner at Police Headquarters a memorandum setting forth the amount of the various forgeries, which aggregated \$20,017 17, and the sumpaid to Veitman—namely, \$2.346. These flaures were shown to agree with the statement made by Veitman to the authorities. Veitman was released on bail. He then went to Hamiltou, Cansda, but was subsequently arrested by Detective Reilly and taken back to New York. Veitman pleaded guilty to the charge preferred against him, and the prosecution yesterday produced him as witness against the accused. Among those who also testified were Mr. C. S. Bryce, a member of the firm, who gave evidence as to the several lorgeries, and Mrs. Margaret Murtugh, who ewns a saloon in Wyckoff street, Brook-lyn, where the forged checks were executed. The further hearing of the case will be resouned this morning.

THE CHURCH SCANDAL CASE,

Mrs. Adelaide Leavitt was arraigned for trial yester. day upon an indictment charging her with perjury in McCaffrey, pastor of the Church of Our Saviour, of having committed an indecent assault upon her. Mrs. Leavitt plended not guilty, and on motion of her coun-sel, Mr. John O. Mott, the case was set down for trial by the Recorder on the 22d inst.

JOE COBURN'S ASSAILANT FREE. In December last a man named Robert Hoys, of No 154 West Thirty-second street, fired a pistol in a Broad-way salpon at Joe Coburn, now serving a ten years' term in prison for shooting two police officers, and was arrested on a charge of felonious assault. Hoyt was held in \$500 bail. The trial was set down for voster-day, but the chief witness being quable to attend or testify the accused was, on motion of Mr. W. F. Howe, discharged by the Recorder.

GENERAL SESSIONS-PART 2. Before Judge Gildersleeve. AN ALLEDGED BURGLARIOUS LAD ACQUITTED.

A lad named Peter Bronner, of No. 64 Forsyth street, was arraigned by Assistant District Attorney Lyon charged with burglary. The prisoner, who was defended by Mr. E. D. McCarthy, is the same whose eye was knocked out in the Tenth precinct station house by Officer Devlin on the night of his arrest. The latter has since been dismissed the force. It appeared from the evidence adduced that on the night of the 10th of March the basement at No. 72 Baxter street was broken open and thirty pair of shoes, valued at \$75, were carried off. Shortly after one o'clock Officer Lane discovered the accused under the stoop of the house No. \$4 Forsyth street putting on a pair of boots which were subsequently identified by Levi as his property. The officer further stated that there were two other boys in the prisoner's company at the time, but that on seeing him they ran off. It was shown that at the time of his arrest the prisoner was intoxicated, and proof was adduced to show that he spent the evening, until after midnight, in a drinking saison on the other side of the street. In his dwn behalf the prisoner testified that after leaving the saison he met two boys who offered to sell him a pair of boots; that he went to the stoop to try them on, and that when he was in the act of doing so he was arrested. His counsel commented at length on the brutainy of Officer Devin, who disfigured him with a brass key, deservoing one of his eyes and engangering the other, and submitted that the evidence was not sufficient to convict him. The jury acquitted the prisoner. house by Officer Devlin on the night of his arrest.

COURT CALENDARS-THIS DAY.

100, 100 5, 100, 107, 108, 169.

SUPREME COURT—SPECIAL TERM—Held by Judge
Van Brunt.—Nos. 65, 220, 220, 386, 357, 360, 367, 368,
160, 376, 371, 573, 375, 376, 275, 226, 239, 186, 223,
303, 304, 280, 184, 374, 137, 890, 391, 392, 593, 394,
305, 307, 598, 309, 400, 491. Demurrers—Nos. 2, 10,
12, 22.

by Judge Alker.—6475, 7337, 8405, 9212, 9112, 9296, 9256, 9222, 9302, 9248, 9337, 9355, 9300, 9184, 7620, 8100, 9423, 9433, 8194, 9122, 9471, 8982, 8331, 9469, 9405.

COURT OF GENERAL SESSIONS—Part I.—Held by Recorder Hackott—The People vs. Patrick Lovett, robberty; Same vs. Jo.n Reilly, Ielonious assault and battery; Same vs. John Reilly, Ielonious assault and battery; Same vs. Charles Lang, Ielonious assault and battery; Same vs. Charles Lang, Ielonious assault and battery; Same vs. Charles Lang, Ielonious assault and battery; Same vs. Michael Lane, burglary; Same vs. James Lee, grand larceny; Same vs. Henry Lyons, receiving stolen goods; Same vs. Charles Dougias, ielonious assault and battery; Same vs. Henry Lyons, receiving stolen goods; Same vs. Charles Dougias, ielonious assault and battery; Same vs. Edward B. Hubbell, petit larceny; Same vs. George Rennett, burglary; Same vs. Robert J. Rivington, forgery; Same vs. George Gucomo, felonious assault and battery; Same vs. Philp Mardt, burglary; Same vs. Walter Ward, felonious assault and battery; Same vs. Philp Mardt, burglary; Same vs. George Danner, burglary; Same vs. John Dorsey, burglary; Same vs. John Kelly, burglary; Same vs. John Scily, burglary; Same vs. John Scily, burglary; Same vs. John Scily, burglary; Same vs. John Sullivan and Thomas Hardigan, grand larceny; Same vs. John Sullivan and Thomas Hardigan, grand larceny; Same vs. John Sullivan and Thomas Hardigan, grand larceny; Same vs. John Sullivan and Thomas Hardigan, grand larceny; Same vs. John Sullivan and Thomas Hardigan, grand larceny; Same vs. John Sullivan and Hardigan, grand larceny; Same vs. John Sullivan and Battery; Same vs. John Sullivan and Johnson, grand larceny; Same vs. John Kelly, Ielonious assault and battery; Same vs. John Kelly, Ielonious assault and battery; Same

TANGLED SILK. Mrs. Mary Jones, of No. 303 West Forty-seventh street, and George Tappan, of No. 181 Hicks street, Brooklyn, were arraigned before Judge Wandell yes-terday on a charge of receiving stolen goods. Mrs. Jones is the mother of Leland Jones, aged seventeen, who was arrested a low weeks ago and sentenced to State Prison for two years for complicity in an attempt to rob William Gerrard, a dry goods dealer at No. 227 Eighth avenue. Previous to this he was employed by William Keyes, of No. 349 Eighth avenue, but was discharged last December, being auspected of stealing about \$300 worth of silk which was missed about that time. Detective Titus, of the Sixteenth precinct, worked up the case and concluded to arrest Mrs. Jones. She admitted baving received the goods and implicated a young man named Tappan, who, she said, had taken the silk to the pawn officer for her. Some of it was piedged at Fulman's, in West Thirty-ninth street, and 'more at Julius Harlan's, No. 496 Hodson street. Twenty-two yards of the silk, valued at \$150, was obtained at these places and brought late court yesterday afternoon. There was a young lady, an acquaintance of Mrs. Jones also, who appeared and said she had enocently bought a pawn ticket from her for a quantity of black silk, but as she had the material made into a dress she wished to compromise with Mr. Keyes and give him what he considered a just equivalent. Mrs. Jones was very penitant and seemed to be completely overcome with shame. She pleaded that it was to screen her son she had kept quiet so long and had not told his employer. Mr. Keyes, concerning his peculations. As he had been convicted on another charge there was nothing lost now but to make a clean breast of all she knew. Tappan denied any knowledge that the property was stolen when he pawned it, but merely did it to obtigs Mrs. Jones, who was ashamed to enter a pawn office. Mrs. Mary Jones was committed in \$1,500 ball to answer, and Tappan in \$500. for her. Some of it was pledged at Fulman's, in West

A COTTON HOOK ASSAULT.

A tall, stout built man, with his head bandaged up and with two very ugly looking wounds on the side and back of his neck, came before Judge Wandell yesterday in company with Officer Walsh, of the Twentieth precinct, and John and Margaret McGinty, of No. 555 West Thirty-second street. The name of of No. 556 West Inity-second street. The name of the wounded man was John Clark, and he testified that he called on the McGintys on Wednesday in relation to some money he owed them but was unable to pay. On that morning Mrs. McGinty commenced to abuse him, and finally struck him on the head with a pitcher, while the husband at tacked him with a cotton fook, cutting him so badly that he almost fainted from loss of blood. After making his excape to the street he was taken by the officer to the station house, where his wounds were dressed. Mr. and Mrs. McGinty were each hold in \$500 bail to answer.

· SEWING MACHINES CHEAP.

The Howe Sewing Machine Company, No. 12 Union square, were robbed of twelve sewing machines, valued at \$480, last summer, by one of their clerks, John Howard, who sold them at \$9 a piece to a man named C. G. Daniels, who kept a variety store in the Bowery. Daniels was arrested and brought to the Tombs Police Court on the 13th of August, on a charge of receiving stolen goods; but Howard, on Daniels' advice, left the city and went to his father's home in Indianapolis. He city and went to his father's home in Indianapolis. He arrived in this city two days ago in company with Detective John A. McKinny, of the above mentioned piace. He was arraigned before Judge Wandell yesterday, freely admitted his guilt and was committed in \$1,500 bast to answer. Detective McKinny stated that Howard's father is Sheriff of Indianapolis, and that the son came to New York voluntarity. It is supposed that the District Attorney will use him as a witness against Daniels, who has not yet been indicted for want of sufficient evidence.

CHARGED WITH FORGERY.

Charles Schlefflin, aged twenty-eight, of No. 75 Eldridge street, was charged at the Tombs Police Court yesterday with having lorged the indorsement o Frank Vahiin to a check for \$25 on the Mechanics National Bank, signed by Conant & Campbell. The prisoner was a foreign in the picture frame store of Mr. Vahlin, and on the 31st of March last was sent to collect \$25 from Conant & Campbell. Instead of handing the check to his employer, it is claimed he forged the indersement and appropriated the money to his own use. He was held for trial in \$2,000 ball.

A MEAN FRAUD.

John Watts, of Chatham street, was, in the Fifty seventh Street Court yesterday, accused by Eliah B. Tompkins, of No. 50 West Fifty-first street, of obtaining money under faise pretences. It is charged that Watts represented himself as sent by Mr. Watson J. Hildreth to ask Tompkins for money in charity. Money was given to Watts, who thereupon went to Messra. Hildreth, Billings, Willis, and Peter Cooper, on all of whom he practised the same trick with success. He succeeded in collecting quite a sum of money and in getting into the Nineteenth precinct station house, thence to the Court, where he was held in \$1,000.

BAD POLICY.

Thomas O'Brien, of No. 162 East Sixty-fifth street, COURT CALENDARS—THIS DAY.

SUPREME COURT—CHARDERS—Held by Judge Barrett.—Nos. 18, 61, 62, 71, 97, 133, 163, 169. Call from No. 180 up to and including No. 230.

No. 180 up to and including No. 230.

Supreme Court—General Term.—Held by Judges Barrett.—Nos. 18 on the course of the came to the shop afterward and wished to get the Supreme Court—General Term.—Held by Judges Davis, Brady and Daniels.—Nos. 6, 28, 3, 14, 19, 20.

Thomas O'Brien, of No. 162 East Sixty-fifth street, or Wednesday. Was successful in the poincy shop of George Smith, on Ninth avenue and Forty-fifth street, or Wednesday. He came to the shop afterward and wished to get the ticket paid. Being refused, he raised a row, was prices will be paid for them. Address Mr. or Mrs. FLATTO.

arrested and erraigned at the Fifty-seventh Street Court resterday and committed for ten days. He pre-ferred a charge against Smith for keeping a policy shop, and Smith was committed in default of \$1,000 but.

REAL ESTATE.

42d st., a. s., 160 ft. w. of 7th av., 25138.9; John G. Carr and wife to August F. Holly. Central av., corner, road leading from Fordham, 319x 276 (24th ward); James McCaffrey to Catharine Thompson. 275 (28an ward); James McCaffrey to Catharine Thompson.
6th aw, n. a. corner [31st st., SSx199.10; William L. Loew and wife to Charles T. Morson.
53d st., s. s. 125 ft. w. of 2d av., 18.68x0.9; Julie Semelis and husband to Sarah J. Zabriske.
Gentral av., corner, road leading from Fordham, 310x275 (28th ward; James Thompson and wife to James McCaffrey.
21st st., s. s. 125, 3 ti. e. of 8d av., 20x100; John L. sitroud and wife to George W. Moore.
Lexington av. n. e. corner SSth st., frequiar; Margaret F. Adriance to Fascal T. Southern Lexington av. n. e. corner SSth st., frequiar; P. T. Southern to William C. Stinlelander.
Thompson st. (No. 3); Michael Coleman and wife to Char es J. Haffner.
Boulevand, n. w. corner SSth st., 13.8x100.8%; 11,500 5,000 Southern to William C. Rühnelander.
Thompson E. (No. 3); Michael Coleman and wife to Char es J. Haffner.
Boulevard, n. w. corner 193th st., 13.8x100.8%;
Thomas A. Davies to Edmund Colin, Jr.
5th st., a. 5, 121.6 H. e. of 2d av., 21.6x80.2; Joseph
Geimer and wife to Annie M. Elsele.
113th st., n. a. 75. h. e. of 12th st., 25x80.11; Joseph
It. Godwin, Jr. and wife to Annie B. Brown.
Water st., a. s. 302 it. w. of Jackson st., 24.10x70;
Thomas C. P. brachturst to Henry W. Eastman.
1st av. a. w. corner of 7th st. R.3x322 Jacob Lahm
and wife to Philip Jahm
Murray st., n. a. (No. 43); Charles H. Jones to
George Davies.
Dyckman st., n. e. corner of Vermilyes av., 25x125;
Joseph J. Potter and wife to Lovi A. Lockwood.
118th st., n. a. 389 R. e. of 4th av., 33.6x30; L. W.
Bates, referee. to Abraham Teller.
Sol st., n. a., 37.11 it. e. of 3d av., 51.1xirregular; S.
M. Morehouse, referee, to S. A. Walker.
Washington av., w. a. 100 R. s. of Fletcher st.,
25x130 (24th ward); Felix V. B. Kennedy, referee,
to M. A. Weiner., referee, to Mahahattan Savings
Hanx.
47th st., n. e., 217 R. w of 2d av., 25x180.11x irregular;
H. W. Kennedy, referee, to Mahahattan Savings
Hanx. 11,500 Sch at a corner 140th st. 225x98.11x irregular, Sch at a corner 140th st. 225x100.5; John E. Risley, referee, to S. 80 more Sist.

Beskman place, c. s. 10.01. a. of 50th st. 20.5x100.

J. G. Shoelair, referee, to J. W. Beckman.

Beekman place, c. s. 60 it. a. of 50th st. 20.5x100.

J. G. Shoelair, referee, to J. W. Beckman.

Beekman place, c. s. 60 it. a. of 50th st. 20.5x100.

Same to same

Cinnon av., w. s. 30x05 (24th ward; E. D. Gaie, referee, to A. L. Davenport.

Boulevard, s. w. corner 87th st., 50.8x15.9; S. Marsh, chierce, to J. H. V. Occkroit.

Sth st. a. s., 123.21t. e. of Brondway, 20x100.5; K. H. Chodipp, referee, to R. E. Elision.

Beerman, Mary and husband, to Michael P. Mosback, n. s. 42d st., s. of 3d av.; 1 year.

Elsole, Anna M. and husband, to Joseph Gemer, a. s. 5th st., e. of 2d av.; 1 nstalments.

Higgins, Susanonah A. and husband, to Alice H. Wheelerright, s. s. 50th st., e. of av. A.; 3 years.

Luckwood, Levi A. to Priscilla Shith, s. c. corner Dyckman st. and Broadway; 3 years.

Luckwood, Levi A. to Priscilla Shith, s. c. corner Davies, George and wife, to Charles H. Jones, No. 410 Jurray et. 3 years.

Luckwood, Levi A. to John H. Dyckman, n. e. c. ner of Vermilyes av. and Dyckman st.; 3 years.

Lockwood, Levi A. to John B. Dyckman, n. e. c. ner of Vermilyes av. and Dyckman st.; 3 years.

Leokwood, Levi A. to John B. Dyckman, n. e. of East Broadway; 3 years.

Leokwood, Levi A. to John B. Dyckman, n. e. of 19th st., w. of 2d av.; 5 years.

Leokwood, Levi A. to John B. Dyckman, n. e. of 19th st., w. of 7th av.; 5 years.

Leokwood, Levi A. to John B. Dyckman st.; 3 years.

Leokwood, Levi A. to John B. Tyckman and the st. of 19th st., w. of 19th av., 5 years.

Leokwood, Levi A. to John B. Dyckman st.; 3 years.

Leokwood, Levi A. to John B. Dyckman, n. e. of 19th st., w. of 19th av., s. of 19th av., s. 5,000 8,000 6,100 3,250 5,000 2.800 3,000 tewart, Etiza, to James L. Stewart, No. 3745 Grand st. chreiber, Gottfried, to William R. Harrison, Road Kingsbridge to Williams Bridge (24th ward): 6 Kingsbridge to Williams Bridge (24th ward); 5 months,
Styles, Charles H., to Edward H. Ammidoun, e. s. of
Madison av. n. of 74th st.; 2 years.
Same to Willett Bronson, e. s. of Madison av., n. of
74th st.
Same to same, e. s. of Madison av., n. of 74th st.
Same to same, e. s. of Madison av., n. of 74th st.; 2 years.
Same to same, e. s. of Madison av., n. of 74th st.; 2 years.
Same to same, e. s. of Madison av., n. of 74th st.; 2 years.

MUNICIPAL NOTES.

The new City Librarian, Mr. R. H. Stoddard, en tered upon his duties yesterday. The number of books and documents under this gentleman's control will not compare tayorably with the Astor and Morcantile collections. In fact there is scarcely a complete set in the City Hall Library. It costs the city about \$4,000 yearly to keep it open. The new librarian will do ail he can to bring it up to a proper standard, Alderman Purroy is now prominently mentioned for

Alderman Purroy is now prominently mentioned for the Police Commissionership in case a democrat should receive the appointment.

Will Governor Robinson sign the Omnibus bill's seems to be the leading question among City Hall office-holders. The bread and butter of many of these patriois depends upon the ultimate fate of this measure.

Bids for paving a number of streets, in accordance with recent resolutions of the Board of Aldermen, were yesterday opened in the Department of Public Works. No awards were made.

A NOVEL SWINDLE.

A young man for whom the police are looking has for some time past been levying a living from a number of persons resident on Staten Island. He would aster than where there were houses occupied by tenants, then call on the tenants, examine the premises,
at the same time intimating that he was about to have
alterations and improvements made in them, and,
when questioned, replying that he had purchased the
premises from the former landlord. He would also
bring in carpenters, masons and painters of the neighborhood to estimate the cost of the proposed alterations. The final act of this bogus landlord is to collect
the real, in which he has succeeded on several occasions, the tenant not knowing that he has been duped
until the real owner appears.

FAST FREIGHT.

The following extraordinary time-the fastest on record—has just been made between San Francisco and New York on a cargo of tea, consisting of thirteen and New York on a cargo of tes, consisting of thirteen car loads, which left San Francisco on the 26th of april, at six P. M., via the Gentral Pacific, Union Pacific, Chicago and Northwestern, Michigan Central and Great Western and New York Central and Hudson River Railroad companies, and arrived at New York on Sunday, May 6, at twenty-five minutes to twoive A. M., being en rouse but nine days, seventeen hours and thirty-five minutes.

WATCHES, JEWELRY, &C. AT 767 BEOADWAY-DIAMOADS, WATCHES JEW Actry, Silverware, &c., bought and sold; loans nego trated, H. TRAUB. AT 31 UNION SQUARE—\$75,000—DIAMONDS, Swid and exchanged: Loans effected on Diamonds, Wasches, &c. Established 1856. J. H. Balkithught, 31 Union

A LOT OF STERLING SILVER WEDDING PRES-dents, bought for old sliver, very low for cash; fresh bar-gains in Diamonds daily; cash paid for Diamonds, old Gad and Silver. JOHNSTON, Jaweller, 150 Broadway. AT 907 BEOADWAY, ROOM 3. LOANS NEGOTIATED on diamonds, watches, jeweiry and personal property of every description; same bought and sold. JANES P. MATTIEWS, late of 1077 Broadway, corner of 4th st.

A SARGAIN. -DIAMOND STUDS, GOLD WATCH WILLIAMS, box 102 Herald office. GOLD WATCHES, CHAINS, DIAMOND RINGS AND STREET OF SAID CHAIN. Address 1,001, Herald others

MONEY ON DIAMONDS, PURS, &C.—DIAMONDS, Bulletin, Jeweiry, Sliverware, Camels' Hair Shawla, Seal Sacques, Silk, &c., bought and sold back at a very small advance, GEO, C. ALLEN, Jeweller, 1,190 Breadway, tear 20th at 190 Breadway, tear 20

NATED-A DIAMOND WEIGHING FROM 115 TO 3 carsts. Must be absolutely without blemish and perfectly pure in color. Apply, with diamond, to GEORGE REED, office of W. H. Branihall, 128 Chaubers st., seed floor, between the bours of 1 and 2 P. M. this day, Nay 11. 403 Still AV., Batwern 24TH AND 25TH STS.

Joweiry, Siiks, Laces and Shawls, Same bought at full value.

L. BishnARD.

A -NORGAN & BROTTIER'S STORAGE WARE.

A -NORGAN & BROTTIER'S STORAGE WARE.

A -houses, Brondway and 47th st., for furniture, baggage, at. Separate rooms, \$1 per month, and upward. Inspection invited.

BOHDA'S NINTH WARD STORAGE WARRHOUSE -Separate large rooms; \$2 and upward. Office 542 fluct-ton st., in furniture store.

NEW STORAGE WAREHOUSES, 750, 752 754 STH.
NEW STORAGE WAREHOUSES, 750, 752 754 STH.
New, corner 46th at.—Separate rooms for furniture; storage for carriages, general merchandise, &c. SMIFH & SILLS, Proprietors.
THE HAEGER WAREHOUSES, STH AV., PROM 33D to 34th at., having been remodelled on a new plan, they are prepared to give better accommodation than any other warehouse in the city for storage of furniture, planus, baggage and goods of every description and at lowest rates; an inspection invited. Office 300 West 34th st.

CLOTHING.

AT FLATTO'S, Sie offH AV., NEAR 40TH ST., FIFTY
Aper cent more than elsewhere will positively be paid for
east-off Clothing. Address Mr. or Mra FLATTO. A -CAST OFF CLOTHING, AC -HIGHEST VALUE or Mrs. NATHAN. or Mrs. SATHAN.

At HARRIN 1,274 BROADWAY, BETWEEN 32D

And 35d sts.—Broadway prices paid for east off Ciothing.

Ac., by calling or addressing B. HARRIS, 1,274.

AT EDWARD MILLER'S WELL KNOWN ESTAB

BOARDERS WANTED.

TWO HANDSOME ROOMS, WITH BOARD family; moderate prices; references. 35 East 1 -- FEW CHOIC ROOMS LEFT; ELEGANT, COOL house; families or dugle parties; also transfers; terms reduced. 26 East 50th st., near Buckingham Hotel. 1 .- PRIVATE FAMILY WILL LET ELEGANTLY or a family, 251 West 34th st. Slay: one Rooms; excellent table. Maxwell Hotel, 178 Bleecker st, near Broadway.

Occumendate first class families or gentlemen, with Board, permanent or transient; reference. 5TH AV., 33. CORNE : 10TH. -PRONT SUITS AND 5TH AV., 201.—APARTMENTS, FURNISHED OF UN Ofurnished, every possible convenience, with or without strictly first class table d'hote or private table. 55 TO \$6-GOOD BOARD: HOME COMPORTS

56 TO \$8-FRONT ROOMS, WITH BOARD; TABLE BOBOARD, \$4; transients taken. 26 Chipton place (St.), near Broadway. \$7 -FIRST CLASS BOARD; BROWN STONE HOUSE, 238 hast 12th. SS WEEKLY-LARGE HALL ROOM, FOR OUNTLE

10 WAVERLEY PLACE, NEAR BROADWAY. - PRONT Rooms, \$12 to \$16 for two, with Board; Saits, \$7 to \$9; transient, \$1 50 day; table Board, \$4. 14 TH ST.-ELEGANTIAN FURNISHED ROOMS, WITH Board, 227 West; references exchanged.

14 EAST SIST ST. FLEGANTLY PURNISHED TROOMS, with superior Board, in private house; unexceptionable references: terms reasonable.

14 Fil Sr., 242 WEST.-ROOMS, WITH BOARD, EN Troute or singly, permanent or translent; terms reasonable; references exchanged.

14 fit St., 116 AND 118 WEST.-WITH BOARD Thandsome third story front Room, for a family; also small for ms for gentlemen; terms moderate. 20 WEST 16TH SF.-BOARD, PLEASANT FUR transients accommodated. 2] ST ST., 258 WEST.—THREE HALL BOOMS FOR All gentlemen; house and table first class; terms moder-ate; references required.

21st St., 133 WEST.—THREE LARGE ROOMS.
Thandsomely furnished, with first class Board; summer

21 WEST 30TH ST. BETWEEN BROADWAY AND 1.5th av.—A fine Suit, single Rooms to rent, with Board, to families and gentlemen; house and appointments first class.

Slaw West Washington SQUARE, --PRIVATE FAM.
Slay will let handsomely furnished Rooms, with first class table, to a few gentlemen and wives and single gentlemen; references required. references required.

3 FST. 121, NEAR 4TH AV -NEATLY FURNISHED
front Rooms, with Board; location good; terms moderate; references.

3 4TH ST., NO. 56 WEST.-FURNISHED ROOMS IS
4 this magnificent house, with or without Board.

3 this magnificent house, with or without Board.
35 WEST 16TH ST., BaTWEEN 5TH AND 6TH AVS.
or party of gentlemen, with or without Board.
energy of gentlemen, with or without Board; the house is energy and newly furnished; references exchanged. 36 EAST 20TH ST. SUITS OF ROOMS HAND-table or without board, Rooms for gentlemen; references.

26 EAST 21ST ST., NEAR BROADWAY,—HAND-somely furnished Rooms, with Board, for families and gentlemen: references.

42 WEST 25H ST.—DESIRABLE ROOMS ON SEC-bond and third Boors, with Board; terms moderate. 45 GREENWICH AV.—FURNISHED ROOMS, WITH 5 Board; all accommodations for couples, \$10 to \$12 weekly; single Rooms, 35 weekly. 49 WEST 18711 ST. ROOMS, WITH BOARD, TO 56 WEST 11TH ST -SEVERAL ELEGANTLY FUR. 71 MADISON AV. HANDSOMELY FURNISHEE

106TH ST., CORNES 2D AV .- NEATLY FURNISHED 113 WEST 28TH ST. - LARGE SECOND STORY front Room, newly furnished; first class Board; and second story back Room. 114 WEST BITH ST., BETWEEN 6TH AV. AND Roadway.—Alove Room or Sult of Rooms, hand-sonery turnished, with or without Board; every convertience; brown stone house; first class neighborhood; release.

135 WEST 30TH ST.—PIRST CLASS BOARD; TERMS 19987 to 30 per week; references required,
13028coms to let, with or without partial Board, to
party of adults; references exchanged.

152 EAST 2018 ST. (GRAMERCY PLACE).-HAND for gentleman and wile or two gentleman; also single 349 NEST 32D ST. BOARD IN PRIVATE VANILY

A LADY LIVING ALONE WOULD BOARD AN Horald Up to an 466 WEST 20TH ST., OF POSITE COLLEGE 471 WEST 23D ST.-TWO NICE SUITS PRONT No CHARGE PARTIES DESIRING CITY OR country Board should apply at SANDS' Boarding Directory, 1,154 Broadway.

ROARD AND LODGING WANTED. BOAND WANTED-BY A LADY, IN A QUIKT Blamily, with people who are not too inquisitive; location above 40th st. Address ALPita, Herald Uptown Branch GENTLEMAN WANTS FIRST CLASS TABLE BOARD WANTED-BY A GENTLEMAN AND WIFE, WITH three children celdest 6 years, youngest 10 months,) and nurse, two Rooms, with Board; will turnish partly board not to exceed \$90 per month. Address box 190 Herald office.

WANTED-BY A PRENCH PHYSICIAN, M. D., OF WANTED-BY A PRENCH PHYSICIAN, M. D., OF high respectability, a Suit of Rooms on first floor, with Board and all conveniences, in a respectable private Ameri-can family or widow lady moving in best society; location between 15th and 30th etc., 6th and 4th ava.; references given and required. Address, for two days, giving particu-jurs, A. O. Q., Horald office. WANTED-IMMEDIATELY, WITH BOARD, BY TWO tion on 5th av., above 324 st. Address C. P., Herald Uptown office.

Y OUNG GENTLEMAN, REFINED, DESIRES SMALL Room and Board, between 4th and 5th ave., 23d and 40th sts.; price \$7. OGDEN, Herald office.

AT NEW ENGLAND HOTAL LODGINGS, 50 CENTS: FEANKFORT HOUSE, 202 WILLIAM ST. - ROOMS Pic., 35c., 50c. daily; \$1, \$2 weekly. Gentlemen and

COUNTRY BOARD. COUNTRY BOARD AT RIVERDALE, ON HUDSON of minutes from city; two minutes walk from deput; loos-tion manupassed; terms moderate; reference. Address K. W., Riverdale. COUNTRY BOARD. - ACCOMMODATIONS GOOD

SOO, N. Y.

COUNTRY BOARD WANTED—FOR GENTLEMAN, wife and child; not over one hour from New York; sea shore preferred. Address HARVEY, Herald office.

CREAT NECK HOUSE, L. I.—NOW OPEN FOR PERmannel and transient gauste; beating, bathing, fashing; ye, retables, milk from farm attached. Farties desiring to see rooms can come on steamboat Seewanhaka, leaving plet 24 East River at 4 P. M., returning same afternoon.

In PLAINFIELD, N. J.—10 MINUTES FROM DE pot, two Rooms and hoard can be had in a refused family; no other boarders; references given and required reasonable price. Address N. T. B., box I'S Horald office. PLOGEWOOD, N. J., ONE HOUR BY ERIE RAIL-bone comforts; no mosquitoes, no maiaria. GIBBS, Her-

CEA BATHING, PIRST CLASS BOARD, BOATING, Dishing, pienty of shade; delightful drives; extremely healthy; no morquitoes; 50 to \$12. C. SMYTH, Oyster Bay, Long Island, N.Y.

SUMMER RESORTS. A STORIA, LONG ISLAND, THORBURN HOUSE,— A Open for families and transient gnests; stabling; bar and billia.us; 39 minutes from Feck stip by Harlem bosts. New management.

ARLINGTON HOUSE, STAMFORD, CONN.—NOW ARLINGTON HOUSE, STAMFORD, CONN.—NOW Is a delightfully located on high ground; fine lawn, well shaded and absolutely free from malaris and mosquitoes; terms reasonable, I. W. KNAPP, Manager. A PAMILY WHO INTEND SPENDING THE SUM-Amer at Newport can secure flooms in an elegant cottage near the Ocean House. Apply at 3-55 5th av. NEW ROCHELLE, N. Y.-A. MAEGERN'S PARE Hotel opens May 7 for summer boarders; terms from \$10 to \$25 per week. Address A. MAEGERN, New Rochelle, N.Y.

CIGARS AND TOBACCO.

50,000 SEED CIGARS FOR SALE CHEAP FOR New York. Apply to BRILL PRUCHA, 5185th st. COAL AND WOOD. COAL AND WOOD.

COKE, COKE, CORE, METROPOLITAN COKE, ED S.

Coke, coke, coke, Metropolitan Coke, ED S.

Coke, coke, coke, Metropolitan Coke, ED S.

Coke, coke, coke, Metropolitan Coke, ED S.

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ISAAC G. BOYUE, Lawyer, 207 Broadway.